## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	Applicati	ion of: Yasuhiro SUZUKI et al.	)	Confirmation No.: Unassigned
Applic	Based	o.: NEW on PCT/JP2005/000779 anuary 21, 2005	) ) )	Group Art Unit: Unassigned
Filed:	July 25	5, 2006	)	Examiner: Unassigned
For:	SOLIE	STATE IMAGE PICKUP DEVICE	; )	
U.S. P Custo	atent an mer Wi	r for Patents d Trademark Office indow Mail Stop: ⊠ New Applica A 22314	tion [	Amendment 🗌 AF 🗍 Issue Fee
Sir:		INFORMATION DISCLOSI	IDE CT	ATEMENT (IDC)
		INFORMATION DISCLOSE	KE SI	ATEMENT (IDS)
the un Action	to the a dersigner on the	ed's knowledge, this IDS is being file	nts listed d before irst Offic	d on the attached PTO Form 1449. To the mailing date of a first Office ce Action on the merits after filing an
is bein mailin	attention g filed a g date o	n of the Examiner the documents list	ed on the ut, to the	§§ 1.56 and 1.97(c), Applicant brings attached PTO Form 1449. This IDS undersigned's knowledge, before the ce, or another action that closes
		The fee of \$180.00 set forth in § 1.1	7(p) is i	ncluded herein; or
		Applicant submits that each item of cited in any communication from a application not more than three more	foreign p	patent office in a counterpart foreign
_	to the a	ttention of the Examiner the docume filed after the events recited in §	nts listed	d on the attached PTO Form 1449.
		The fee of \$180.00 set forth in § 1.1		

0/586971 Attorney Docket No.: 46884-5501

1		IAP11 Re	c'd PCT/PTO 25 JUL	Page 2
•'		Applicant submits that each item of cited in any communication from a fapplication not more than three months	information contained in this oreign patent office in a coun	IDS was first terpart foreign
	attention g filed a	37 C.F.R. § 1.97(i): Pursuant to 37 n of the Examiner the documents lister after the events recited in § 1.97(d).	d on the attached PTO Form	1449. This IDS
Exami	ation da ner's co	ch report or other listing of documents ted May 10, 2005 and having documents insideration. Any of these documents listed on the PTO Form 1449.	ents cited thereon is attached	for the
docum relevan from n and do "prior art" un and lav of the against authori Applic includi 50-057	ce that of ent listed need to mention. This sures not cart." If der Unity regard Applic disclosed the clared by ation, in any 13. This	ant respectfully requests that the Example consideration by making appropriate in a consideration by making appropriate in the accompanying PTO-1449 the beunderstood from an enclosed English in the specification or in a search reposition does not represent that a seconstitute an admission that any of the it should be determined that any of the ling the appropriate status of such document further reserves the right to take a dinvention over the listed documents ims of the present application.  The for issue fees payable under 37 C.F.F. this paper to charge any additional feed and the present application of the present application.  The paper to charge any additional feed and the present application of the present application of the present application of the paper to charge any additional feed and the pa	notations on the attached format is in a language other than ish abstract or at least partial ort for a corresponding applicanch has been made or that not listed documents are materiale listed documents do not corright to present to the Office cuments.  ppropriate action to establish s, should any of the document as during the entire pendency .16 and 1.17 which may be redit any overpayment to Dep TRUCTIVE PETITION FOR	n. As for any English, translation or ation. better art exists all or constitute institute "prior the relevant facts the patentability is be applied is hereby of this equired and osit Account No.
			Respectfully submitted,	
			DRINKER, BIDDLE & R	EATH LLP
Dated:	July 25	, 2006	John G. Smith Registration No. 33,818	
CUST	OMER	NO. 055694	Rogistiation 190. 55,010	

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